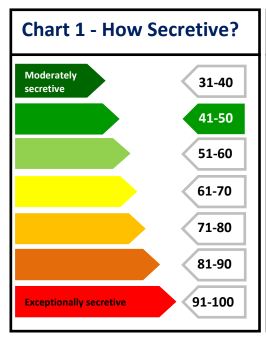
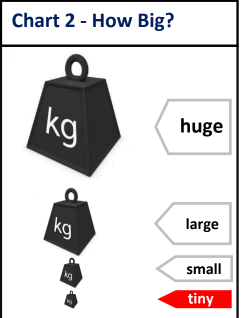
Report on Netherlands

Netherlands is ranked at 40th position on the 2011 Financial Secrecy Index. This ranking is based on a combination of its secrecy score and a scale weighting based on its share of the global market for offshore financial services.

Netherlands has been assessed with 49 secrecy points out of a potential 100, which places it in the lower mid range of the secrecy scale (see chart 1 below).

Netherlands accounts for under 1 per cent of the global market for offshore financial services, making it a tiny player compared with other secrecy jurisdictions (see chart 2 below).





Part 1: Telling the story

While the secrecy score of the Netherlands places it in the lower half of the secrecy spectrum, Netherlands is a top global player in the field of international corporate tax avoidance. Only partly reflected by the FSI, enormous tides of capital flow through the Netherlands. According to the Dutch Central Bank, there were 11,500 'special financial institutions' with foreign parent companies routing 5,500 billion € through the Netherlands in 2009 -- about ten times the Netherlands' gross national product. The Ministry of Finance estimated that this flow added an economic value of € 1.5 billion per year: € 1 billion in taxes and € 0.5 billion in fees for financial professionals.

One key factor making the Netherlands so attractive for conduit and group financing structures is the extensive Double Taxation Treaty (DTT) network, which allows multinationals to substantially reduce withholding taxes on dividend, interest and royalty

payments on financial flows to and from other countries and tax havens via the Netherlands. Along with these come the Netherlands' famous <u>participation exemption</u>, the absence of withholding taxes on interest and royalties, the possibility to have tax rulings, the use of cooperatives and the so-called <u>innovation box</u>, a special fiscal arrangement designed for Research & Development (R & D).

Recent research <u>has showed</u> that 80 of the 100 biggest companies (worldwide) have financing firms in the Netherlands. Of the 20 biggest oil companies in the world, only two Chinese companies (Sinopec and China National Petroleum) are not involved in the Netherlands. Out of the big players in the automobile business, only Honda and Hyundai do not have a holding company in the Netherlands.

Secrecy jurisdictions are the biggest beneficiaries from this. <u>Out of the top five countries</u> in terms of origin and destination of in- and outward flows from the Netherlands, four are in the top ten of the FSI. These are: Switzerland (€1195 billion), Luxembourg (€839 billion), United States (€3403 billion) and Germany (€1035 billion). The United Kingdom, which ranks 13th in the FSI, was the origin and/or destination of €1455 billion.

Read More:

Francis Weyzig & Michiel Van Dijk 2009: <u>Incoherence between Tax and Development</u>

<u>Policies: The Case of the Netherlands</u>, in: Third World Quarterly, Vol. 30, No. 7. This article discusses incoherence between tax and development policies; comparing how the Dutch tax regime facilitates the avoidance of large amounts of tax revenues in developing countries, when compared to the Dutch aid budget.

<u>U.S. Companies Dodge \$60 Billion in Taxes With Global Odyssey</u>, Bloomberg, May 2010. This story focuses on how one U.S. corporation uses the tax regime of the Netherlands, via Ireland and Bermuda.

The Netherlands: a tax haven? (SOMO, 2006)

Tax Justice Blogs:

The Netherlands is a massive tax haven: new research

<u>Dutch National Bank lists Netherlands with tax havens</u>

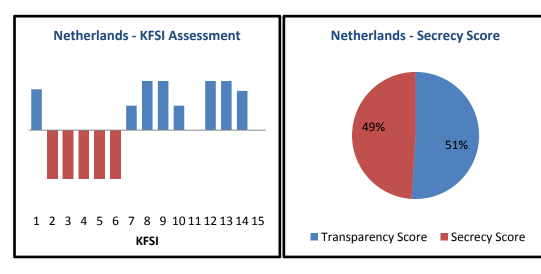
<u>Should the European Commission target cross-border tax avoidance transactions instead of a CCCTB?</u>, Progressive Tax Blog, looking at particular Netherlands structures.

Next steps for Netherlands

Netherlands' 49% secrecy score shows that it must still make major progress in offering satisfactory financial transparency¹. If it wishes to play a full part in the modern financial community and to impede and deter illicit financial flows, including flows originating from tax evasion, aggressive tax avoidance practices, corrupt practices and criminal activities, it should take action on the points noted where it falls short of acceptable international standards. See part 2 below for details of the Netherlands' shortcomings on transparency. See this link http://www.secrecyjurisdictions.com/kfsi for an overview of how each of these shortcomings can be fixed.

Part 2: Secrecy Scores

The secrecy score of 49 per cent for the Netherlands has been computed by assessing the jurisdiction's performance on the 15 Key Financial Secrecy Indicators, listed below.



The numbers on the horizontal axis of the bar chart on the left refer to the Key Financial Secrecy Indicators (KFSI). The presence of a blue bar indicates a positive answer, as does blue text in the KFSI list below. The presence of a red bar indicates a negative answer as does red text in the KFSI list. Where the jurisdiction's performance partly, but not fully complies with a Key Financial Secrecy Indicator, the text is coloured violet in the list below (combination of red and blue).

This paper draws on key data collected on the Netherlands. Our data sources include regulatory reports, legislation, regulation and news available at $31.12.2010^2$. The full data set is available here3. Our assessment is based on the 15 Key Financial Secrecy Indicators (KFSIs, below), reflecting the legal and financial arrangements of the Netherlands. Details of these indicators are noted in the following table and all background data can be found on the Mapping Financial Secrecy web site4. This data is the basis on which the Financial Secrecy lndex5 is compiled.

The Key Financial Secrecy Indicators and the performance of the Netherlands are:

TRA	TRANSPARENCY OF BENEFICIAL OWNERSHIP – Netherlands		
1.	Banking secrecy: Does the jurisdiction have banking secrecy?		
	Netherlands does not adequately curtail banking secrecy		
2.	Trust and Foundations Register: Is there a public register of Trusts and Foundations?		
	Netherlands does not put details of trusts on public record		
3.	Recorded Company Ownership: Does the relevant authority obtain and keep updated details of the beneficial ownership of companies?		
	Netherlands does not maintain company ownership details in official records		
KEY	ASPECTS OF CORPORATE TRANSPARENCY REGULATION – Netherlands		
4.	Public Company Ownership: Does the relevant authority make details of ownership of		
	companies available on public record online for less than US\$10?		
	Netherlands does not require that ownership of companies is put on public record		
5.	Public Company Accounts: Does the relevant authority require that company accounts		
	are made available for inspection by anyone for a fee of less than US\$10?		
	Netherlands does not require that company accounts be available on public record		
6.	Country-by-Country Reporting: Are companies listed on a national stock exchange		
	required to comply with country-by-country financial reporting?		
	Netherlands does not require country-by-country financial reporting by companies		
EFFI	EFFICIENCY OF TAX AND FINANCIAL REGULATION – Netherlands		
7.	Fit for Information Exchange: Are resident paying agents required to report to the domestic tax administration information on payments to non-residents?		
	Netherlands partly requires resident paying agents to tell the domestic tax authorities about payments to non-residents		
8.	Efficiency of Tax Administration: Does the tax administration use taxpayer identifiers for analysing information effectively, and is there a large taxpayer unit?		
	Netherlands uses appropriate tools for effectively analysing tax related information		
9.	Avoids Promoting Tax Evasion: Does the jurisdiction grant unilateral tax credits for foreign tax payments?		

	Netherlands avoids promoting tax evasion via a tax credit system	
	reciferialius avolus profitoting tax evasion via a tax tredit system	
10.	Harmful Legal Vehicles: Does the jurisdiction allow cell companies and trusts with flee	
	clauses?	
	Netherlands partly allows harmful legal vehicles	
	ivetherialius partiy allows harmful legal vehicles	
INTERNATIONAL STANDARDS AND COOPERATION – Netherlands		
11.	Anti-Money Laundering: Does the jurisdiction comply with the FATF	
	recommendations?	
	Not Applicable - As of 31 December 2010, no assessment of the Netherland 's	
	compliance with FATF recommendations was available ⁶ .	
	·	
12.	Automatic Information Exchange: Does the jurisdiction participate fully in Automatic	
	Information Exchange such as the European Savings Tax Directive?	
	Netherlands participates fully in Automatic Information Exchange	
13.	Bilateral Treaties: Does the jurisdiction have at least 60 bilateral treaties providing for	
	broad information exchange, covering all tax matters, or is it part of the European Council/OECD convention?	
	Councily GECD convention:	
	Netherlands has at least 60 bilateral agreements complying with basic OECD	
	requirements	
14.	International Transparency Commitments: Has the jurisdiction ratified the five most	
1-7.	relevant international treaties relating to financial transparency?	
	Netherlands has partly ratified relevant international treaties relating to financial	
	transparency	
15.	International Judicial Cooperation: Does the jurisdiction cooperate with other states on	
	money laundering and other criminal issues?	
	Not Applicable - As of 31 December 2010, no assessment of the Netherland's	
	compliance with FATF recommendations was available ⁷ .	
<u> </u>		

¹ Our definition of financial transparency can be found here: http://www.secrecyjurisdictions.com/PDF/FinancialTransparency.pdf.

² With the exception of KFSI 13 for which the cut-off date is 30.6.2010. For more details, look at the endnote number 2 in the corresponding KFSI-paper here:

http://www.secrecyjurisdictions.com/PDF/13-Bilateral-Treaties.pdf.

³ That data is available here: http://www.secrecyjurisdictions.com/sj database/menu.xml.

⁴ http://www.secrecyjurisdictions.com.

⁵ http://www.financialsecrecyindex.com/.

⁶ This jurisdiction required a non-standard divisor/denominator when calculating its secrecy score, for more on this see our explanation here: http://www.secrecyjurisdictions.com/pdf/SJ-Methodology.pdf
⁷ This jurisdiction required a non-standard divisor/denominator when calculating its secrecy score, for more on this see our explanation here: http://www.secrecyjurisdictions.com/pdf/SJ-Methodology.pdf